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Markin .		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
APPLICATION NO.	FILING DATE	Sek Chuen Chow	GJE-73	2484
09/889,256	08/27/2001	Jok Chwen		
23557 7590 12/20/2001 SALIWANCHIK LLOYD & SALIWANCHIK A PROFESSIONAL ASSOCIATION 2421 N.W. 41ST STREET			EXAMINER	
			WARE, DEBORAH K	
			ART UNIT	PAPER NUMBER
SUITE A-1	E, FL 326066669		1651	
GMINESTIE	,		DATE MAILED: 12/20/200	ı /

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No. 09/889,256

Applica...(s)

Chow et al.

Examiner

Ware

Art Unit **1651**



	vvare
- A TE - A this communication appears	s on the cover sheet with the correspondence address
eriod for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SE	T TO EXPIRE 3 MONTH(S) FROM
THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.1 Extensions of MONTHS from the mailing date of this communication.	136 (a). In no event, however, may a reply be timely filed
after SIX (b) MONTHS from the maining state than thirty (30) days, a rep	ply within the statutory minimum of thirty (33) days are
 be considered timely. If NO period for reply is specified above, the maximum statutory period communication. Failure to reply within the set or extended period for reply will, by statute. Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). 	H will apply and will expire SIA (6) MONTH I SIA MAN (35 U.S.C. § 133).
tatus 1) \overline{X} Responsive to communication(s) filed on <u>Oct 15, 2</u>	2001
1) X Responsive to communication(s) filed on Oct 13, 2	2001
2a) ☐ This action is FINAL . 2b) 汉 This act	ction is non-final.
 This action is FINAL. Since this application is in condition for allowance closed in accordance with the practice under Exp 	parte Quay/1935 C.D. 11; 453 O.G. 213.
Disposition of Claims	is/are pending in the applica is/are withdrawn from considera
4) X Claim(s) <u>1, 3, and 6-9</u>	is/are withdrawn from consider
4a) Of the above, claim(s)	is/are withdrawn from consideration is/are allowed.
5) Claim(s)	is/are allowed. is/are rejected.
8)	are subject to restriction and/or election require
Application Papers	
The enceification is objected to by the Examiner.	
	is/are objected to by the Examiner.
10) The drawing(s) filed on 11) The proposed drawing correction filed on	is: a approved b) disapproved.
12) The oath or declaration is objected to by the Exam	niner.
Priority under 35 U.S.C. § 119 13) \overline{X}^1 Acknowledgement is made of a claim for foreign \overline{X}^1	priority under 55 5.5.5.3 **** / / /
a) [] All b) [] Some* c) None of:	
1. Certified copies of the priority documents ha	ave been received in Application No
and a suments have a comments have a comment of the comment of t	ave been received in Application 110
X Copies of the certified copies of the priority application from the International Bur *See the attached detailed Office action for a list of the control of the control of the certification.	requirects have been received in this same and the requirements have been received in this same and the received in this same are received in the received in this same are received in the received in this same are received in the received in this same are received in the rece
*See the attached detailed Office action for a list of	tic priority under 35 U.S.C. § 119(e).
*See the attached detailed Child detailed 14) Acknowledgement is made of a claim for domest	the priority strates of the strategy of the st
Attachment(s)	18) Interview Summary (PTO-413) Paper No(s).
15) XNotice of References Cited (PTO-892)	19) Notice of Informal Patent Application (PTO 152)
16) Notice of Draftsperson's Patent Drawing Review (PTO-948)	
17) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	

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Claims 1, 3, and 6-9 are presented for examination on the merits.

Further, the Preliminary Amendment filed August 27, 2001, has been received and entered.

Note that the IDS filed October 15, 2001, has been received but since the 371 national stage document was not available to the examiner the references have not been considered. Examiner will continue to the effort to receive this file, however, to expedite matters the examiner respectfully requests the resubmission of the document copies.

- 1. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claims 1, 3 and 6-9 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The claims are rendered vague and indefinite for the recitation of the phraseology "or functional fragment thereof" wherein the meaning of this phrase does not well define the claimed subject matter. Deletion of this phrase is requested in all occurrences of it in the claims.

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application

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by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

4. Claims 1, 3 and 6-9 are rejected under 35 U.S.C. 102 as being anticipated by Wagner et al (A) or DePinho (B).

The claims are drawn to composition comprising a functional fragment.

Both of references A and B teach a functional fragment or ingredient of a composition. See both of the abstracts.

The claims are identical to the cited disclosures and are therefore, considered to be anticipated by the teachings of the cited references.

All claims fail to be patentably distinguishable over the state of the art discussed above and cited on the enclosed PTO-892 and/or PTO-1449. Therefore, the claims are properly rejected.

The remaining references listed on the enclosed PTO-892 and/or PTO-1449 are cited to further show the state of the art.

No claims are allowed.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Deborah K. Ware whose telephone number is (703) 308-4245. The examiner can normally be reached on Mondays to Fridays from 9:30AM to 6:00PM.

supervisor, Mike Wityshyn, can be reached on (703) 308-4743. The fax phone number for the organization where this application or proceeding is assigned is (703) 305-3592.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0196.

DEBORAH K. WARE PATENT EXAMINER

Deborah K. Ware

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December 14, 2001